	Application No.	Applicant(s)	
Notice of Allowability	09/889,273	COX ET AL.	
	Examiner	Art Unit	
	Fozia M Hamud	1647	
The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS I herewith (or previously mailed), a Notice of Allowance (PTOL-8: NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3: 1. This communication is responsive to 10/20/03.	S (OR REMAINS) CLOSED in 5) or other appropriate commu RIGHTS. This application is s	ithis application. If not inclu inication will be mailed in du	ided e course. THIS
 This communication is responsive to 10/20/03. The allowed claim(s) is/are 32-85 (renumbered 1-54, res 	nectively)	í	
The drawings filed on are accepted by the Examir The drawings filed on are accepted by the Examir The drawings filed on are accepted by the Examir			
4. ☑ Acknowledgment is made of a claim for foreign priority a) ☑ All b) ☐ Some* c) ☐ None of the:	under 35 U.S.C. § 119(a)-(d) (or (f).	
1. Certified copies of the priority documents ha		*	
2. Certified copies of the priority documents ha			
3. Copies of the certified copies of the priority of	ocuments have been received	in this national stage applic	cation from the
International Bureau (PCT Rule 17.2(a)). * Certified copies not received:			
 5. Acknowledgment is made of a claim for domestic priority reference was included in the first sentence of the specifical (a). The translation of the foreign language provisional. 6. Acknowledgment is made of a claim for domestic priority in the first sentence of the specification or in an Application. 	cation or in an Application Dat application has been received under 35 U.S.C. §§ 120 and/o	ta Sheet. 37 CFR 1.78. d.	
Applicant has THREE MONTHS FROM THE "MAILING DATE" below. Failure to timely comply will result in ABANDONMENT of			
 A SUBSTITUTE OATH OR DECLARATION must be sub INFORMAL PATENT APPLICATION (PTO-152) which gi 			NOTICE OF
 CORRECTED DRAWINGS (as "replacement sheets") m (a) ☐ including changes required by the Notice of Draftspe 1) ☐ hereto or 2) ☐ to Paper No 	rson's Patent Drawing Reviev	•	
(b) \square including changes required by the proposed drawing			
(c) ☐ including changes required by the attached Examine	r's Amendment / Comment or	in the Office action of Pape	r No
Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in	1.84(c)) should be written on the the margin according to 37 CF	ne drawings in the front (not t R 1.121(d).	he back) of
 DEPOSIT OF and/or INFORMATION about the department of the department of	osit of BIOLOGICAL MATE THE DEPOSIT OF BIOLOGIC	ERIAL must be submitted CAL MATERIAL.	. Note the
Attachment(s)			
1☐ Notice of References Cited (PTO-892)	5 Notice of Info	ormal Patent Application (PT	O-152)
Police of Draftperson's Patent Drawing Review (PTO-948) Information Disclosure Statements (PTO-1449 or PTO/SB/08), Paper No		nmary (PTO-413), Paper No	D
	^{08),} 7⊠ Examiner's A	7⊠ Examiner's Amendment/Comment	
4☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	8 <u>□</u> Examiner's S 9 <u>□</u> Other	tatement of Reasons for Alle	owance

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Examiner's Amendment:

1. An Examiner's Amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 C.F.R § 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the Issue Fee.

Authorization for this Examiner's Amendment was given in a telephone interview with Attorney Angela Dallas Sebor on 14 January 2004.

2. The application has been amended as follows:

IN THE CLAIMS:

- 2a. In claims 32, 35, 38, 40, line 3, after "host cell" delete "capable of".
- 2b. In claim 52, line 3, after "glutathionine," delete "or a derivative thereof,".
- 2c. In claim 35, line 7, after "glutathionine," delete "or a derivative thereof,".
- 2d. In claim 40, line 8, after "glutathionine," delete "or a derivative thereof,".
- 2e. In claim 35, line 6, after "cystine," insert --or a derivative thereof---
- 2f. In claim 40, line 7, after "cystine," insert --or a derivative thereof---
- 2g. In claim 52, line 2, after "cystine," insert --or a derivative thereof---
- 2h. In claim 62, line 2, after "bioassay," insert -- as measured by proliferation of a cell line that proliferates in response to growth hormone---
- 2i. In claim 69, line 2, after "bioassay," insert -- as measured by proliferation of a cell line that proliferates in response to erythropoietin---
- 2j. In claim 76, line 2, after "bioassay," insert -- as measured by inhibition of a cell line whose growth is inhibited in response to alpha interferon---

REASONS FOR ALLOWANCE:

3. The two primary references (Braxton and Cox) teach the production of proteins that have a free cysteine residue present in either the naturally occurring protein or introduced by site specific mutations, and a method of attaching PEG to said proteins.

However, neither Braxton nor Cox disclose a method of producing a soluble protein having a free cysteine by exposing a host cell expressing said protein to a cysteine blocking agent, wherein the cysteine blocking agent forms a mixed disulfide with at the least one cysteine residue and isolating the soluble protein from the host cell.

The secondary reference (Seely et al) disclose a method of isolating a recombinant protein, by first solublizing said protein by exposing it with a denaturing solution and then exposing the denatured protein to an oxidizing agent, such as cystine, to yield high bioactive monomeric proteins.

Although Seely et al reference suggest the addition of an oxidizing agent (cysteine blocking agent), to produce a bioactive protein, the cysteine blocking agent is introduced after the insoluble protein is isolated. However, the instantly claimed method introduces the cysteine blocking agent before the protein is isolated. This is significant, because the Applicant's method does not require reducing or denaturing steps to refold the protein. The instantly claimed invention produces a soluble protein having a free cysteine, which can be modified without a refolding step. Therefore, instant method saves time and cost.

Advisory Information:

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Fozia M Hamud whose telephone number is (703) 308-

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8891. The examiner can normally be reached on Monday, Wednesday-Thursday, 6:30 am to 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gary Kunz can be reached on (703) 308-4623. The fax phone number for the organization where this application or proceeding is assigned is (703) 308-4227.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

Fozia Hamud Patent Examiner Art Unit 1647 20 December 2004

> SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 1600